UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

United States of America		ORDER OF DETENTION PENDING TRIAL	
V. Shane Lee Weathersby Defendant		Case No. 1:12 Cr 84	
	ucting a detention hearing under the Bail Refor be detained pending trial.	m Act, 18 U.S.C. § 3142(f), I c	conclude that these facts require
		lings of Fact	
	ndant is charged with an offense described in ederal offense a state or local offense that	18 U.S.C. § 3142(f)(1) and has	
	crime of violence as defined in 18 U.S.C. § 315 ich the prison term is 10 years or more.	6(a)(4), or an offense listed in	18 U.S.C. § 2332b(g)(5)(B) for
an	offense for which the maximum sentence is de	eath or life imprisonment.	
an	offense for which a maximum prison term of to	en years or more is prescribed	in: *
U.S	elony committed after the defendant had been S.C. § 3142(f)(1)(A)-(C), or comparable state c	or local offenses.	federal offenses described in 18
an	y felony that is not a crime of violence but invo a minor victim the possession or use of a firearm or		er dangerous weapon
	a failure to register under 18 U.S.C.		or dangerous weapon
(2) The offer or local c	nse described in finding (1) was committed whitense.	le the defendant was on relea	se pending trial for a federal, state
	of less than 5 years has elapsed since thelescribed in finding (1).	date of conviction defe	endant's release from prison for th
	(1), (2) and (3) establish a rebuttable presump r the community. I further find that defendant I		
	Alternative	Findings (A)	
\checkmark (1) There is	probable cause to believe that the defendant h	as committed an offense	
<u>Cc</u>	which a maximum prison term of ten years or ontrolled Substances Act (21 U.S.C. 801 et sec der 18 U.S.C. § 924(c).		.*
	ndant has not rebutted the presumption estable onably assure the defendant's appearance and		ndition or combination of condition
		Findings (B)	
` '	a serious risk that the defendant will not appea		
(2) There is	a serious risk that the defendant will endanger	·	or the community.
		e Reasons for Detention	
evidence a pr defendant is a 37- over the last 20 ye least 16 failures to recently, he rema	the testimony and information submitted at the reponderance of the evidence that: -year-old unemployed man, living with his girlforears, including four felony convictions. He has a appear, resulting in the issuance of bench wained at large on a 2007 warrant until a traffic so it unlikely that any combination of conditions were the submitted at the submitted in	riend and children. He has nur s violated both probation and p arrants and contempt citations top in March 2012. Defendan	merous arrests and convictions parole. Defendant has amassed a in numerous cases. Most t's egregious history of bond
	Part III – Directions	Regarding Detention	
corrections facility sappeal. The defendance States Court or on	dant is committed to the custody of the Attorne separate, to the extent practicable, from persor dant must be afforded a reasonable opportunit request of an attorney for the Government, the nited States marshal for a court appearance.	ns awaiting or serving sentency ty to consult privately with defe	es or held in custody pending nse counsel. On order of United

Judge's Signature: /s/ Joseph G. Scoville

Name and Title: Joseph G. Scoville, U.S. Magistrate Judge

Date: July 6, 2012